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1041 June 28, 1912

Sec. 11. All persons having wiping rags in their possession for sale or for use shall, upon demand of any officer of the department of public health or any police officer, exhibit such wiping rags for inspection and give all information as to where and from whom said wiping rags were obtained.

Sec. 12. No person, firm, or corporation shall engage in the business of laundering, cleaning, or sterilizing cloths or material for wiping rags, or selling wiping rags without a permit therefor from the board of health. Such permit shall be granted as of course on the first application and may be revoked by the board of health for violation by the holder of any of the provisions of this ordinance. Subsequent permits to a person, firm, or corporation in place of a permit revoked may be granted or refused, at the discretion of the board. The board of health shall keep a register of all persons engaged in laundering, cleaning, sterilizing, or selling wiping rags, and shall enter therein the place of business, the date of issue, and the revocation of permit.

PENALTY.

Sec. 13. Any person, firm, or corporation who shall violate any of the provisions of this ordinance shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine not to exceed \$500 or by imprisonment in the county jail for not more than six months, or by both such fine and imprisonment.

Sec. 14. The police authorities are hereby directed to have the provisions of this ordinance enforced.

Sec. 15. This ordinance shall take effect and be in force 10 days after its passage.

In board of supervisors, San Francisco, September, 1911.

[Ordinance adopted September, 1911.]

UNION (TOWNSHIP), N. J.

SLAUGHTERHOUSES.

SEC. 33. That in every slaughterhouse hereafter constructed or maintained within the township of Union the floors shall be paved with asphalt or some other impervious material, properly sloped to a well-trapped and permanently graded inlet, having a direct communication with a sewer; the walls thereof shall be covered to a height of 7 feet with some smooth, impervious material; the yards, apartments, and pens connected therewith shall be paved with brick or stone laid in cement or concrete, or some other impervious material, and properly sloped to a well-trapped and permanently graded inlet having a direct communication with a sewer. Every slaughterhouse shall be supplied with an adequate water supply and such arrangement of hose or pipes as will enable the walls, floors, and yards to be effectually washed; and every slaughterhouse and the apartments and pens connected therewith shall be properly ventilated according to the direction and satisfaction of the board of health. Any person or persons or corporations failing to comply with the directions, or offending against or violating any of the provisions of this section shall, on conviction thereof, forfeit and pay a penalty of \$50 for the first offense, and for the second and each subsequent offense the sum of \$100.

Sec. 34. That the owners, agents, lessees, or occupants of all slaughterhouses located within this township are required to provide movable receptacles with tightly fitting cover for the purpose of receiving and conveying away blood, filth, offal, and other offensive matters; and these matters must be deposited in the receptacles immediately after slaughtering and removed, with all fat, hides, skins, tripe, and bones, daily between the hours of 6 p. m. and 8 a. m. No blood or offal shall be permitted to flow into the sewer. Any person or persons or corporations offending against or violating any of the provisions of this section shall, on conviction thereof, forfeit and pay a penalty of \$50.

Sec. 35. That the owners, agents, tenants, lessees, or occupants of all slaughter-houses shall thoroughly and effectually wash the walls, floors, and yards thereof at least once in every 24 hours, and during the months of May, June, July, August, and September shall distribute twice each week not less than 25 pounds of chloride of lime about their premises, and also remove the contents of any manure pit or manure pile on the premises once in each week during said months; if the above requirements should not be complied with, the board of health is hereby directed to carry out the provision of this section as to disin-

fecting and the removal of the contents of said manure pits or piles, at the expense of said owner, agent, tenant, lessee, or occupant. Any person or persons or corporations failing to comply with or offending against any of the provisions of this section shall, on conviction thereof, forfeit and pay a penalty of \$25.

SEC. 36. That no blood pit, dung pit, or privy well shall remain or be constructed within any slaughterhouse. Any person or persons or corporation offending against or violating any of the provisions of this section shall on conviction thereof forfeit and pay a penalty of \$25

conviction thereof forfeit and pay a penalty of \$25.

Sec. 37. If it shall at any time appear to the board of health that exceptions to any of the provisions of sections 33, 34, 35, and 36 of this code should be made, a permit in writing to that effect may be granted, subject to revocation at the pleasure of the board.

[Part of ordinance adopted Dec. 11, 1911.]

YONKERS, N. Y.

POLLUTION OF STREAMS.

Sec. 114. No person shall throw, deposit, discharge, or convey, or cause to be thrown, deposited, discharged, or conveyed, into the Nepperhan River, in the city of Yonkers, or into any pond or stream in said city, any garbage, refuse, excrement. animals, either dead or living, or any vegetable or animal matter liable to decay and emit offensive or unwholesome gases or effluvia, or anything which is or is likely to become a nuisance, dangerous or detrimental to public health.

SEC. 115. There shall be no sewage or any unclean discharge whatsoever which is or may become injurious to health from any dwelling house, privy, vault, cesspool, slaughterhouse, factory, store, stable, or other building into the Nepperhan River or any pond or stream in the city of Yonkers.

Sec. 116. No owner, lessee, tenant, or occupant of any premises in the city of Yonkers, adjacent to or in the vicinity of the Nepperhan River or any pond or stream, shall construct, use, maintain, discharge therefrom into or upon the premises so owned or occupied by him, any privy, water closet, or cesspool, situated so that excrement, slops, garbage, or any vegetable or animal matter which is or is likely to become a nuisance or offensive, can pass or be discharged therefrom into or upon either the waters of the Nepperhan River or any pond or stream in the city of Yonkers, or upon the surface of the land adjacent to or in the vicinity of said Nepperhan River or stream.

[Part of ordinance adopted Dec. 26, 1911.]